1 2 3 4 5 6 7 8 9 10 11 12 13	NORTHERN DIS	Y TES DISTRICT COURT STRICT OF CALIFORNIA AND DIVISION
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	LUCIA GRECO, Plaintiff, v. UBER TECHNOLOGIES, INC.; RAISER, LLC; and RAISER-CA, LLC, Defendants.	Case No. 4:20-cv-02698-YGR DECLARATION OF CATHERINE CABALO IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO STAY PENDING APPEAL Date: November 17, 2020 Time: 2:00 p.m. Judge: Hon. Yvonne Gonzalez Rogers Location: Zoom video Complaint Filed: April 19, 2020

1	I, Catherine Cabalo, hereby declare as follows:
2	1. I am a member in good standing of the Bar of the State of California and am Of Counsel at
3	the law firm of Peiffer Wolf Carr Kane & Conway ("Peiffer Wolf"). I represent Plaintiff
4	Lucia Greco in this action. I submit this Declaration in support of Plaintiff's Opposition to
5	Defendants' Motion to Stay Pending Appeal. I have personal knowledge of the facts set forth
6	in this Declaration and could and would testify competently to them.
7	2. In a case that I and my firm are handling against Uber Technologies, Inc. ("Uber") for a
8	different client who is blind and was denied numerous rides by Uber drivers, the Demand for
9	Arbitration was filed with the American Arbitration Association on July 9, 2018, and the
10	arbitration hearing is scheduled to commence December 15, 2020.
11	3. In this other case against Uber, the parties were allowed multiple depositions, written
12	discovery, formal requests for documents, and dispositive motions. Uber deposed our blind
13	client and filed a summary judgment motion, which was denied on all but one peripheral and
14	nondispositive issue.
15	I declare under penalty of perjury under the laws of the United States and the State of California
16	that the foregoing is true and correct.
17	Executed on October 22, 2020 in San Francisco, California.
18	/n/ Code wine Code at
19	<u>/s/ Catherine Cabalo</u> Catherine Cabalo
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